DID ONLY A HALF DAY'S WORK

Legislature Then Took a Junket to the Granite Quarries in the Afternoon.

RAILROAD COMMISSION

Thre, Bills Reorganizing It-Only One Third of the Bills before Legislature Vet Acted Upon-Plurality Vote and Cattle Commission Bills Killed.

Montpener, Nov. 8.-Both branches the Legislature put in a full half day's Harre quarries. The Serate adjourned at noon until to-morrow morning, but the house held a brief session this evening, ransacting routine business,

Weather conditions were favorable for than legislative investigation. the excursion to Millstone hill this after-& Wells River and Barre railroads ten, submitted, your committee are left Montpeller at one o'clock and arrived ing the shortly before five o'clock on the return this House, and recommend the adoption Nearly every member of the House of the following resolution: and Senate, with Governor Proctor and were accompanied by ladies, made the a sent in this House, and the owners or managers were in at- mittee.) A large majority of the party and the trip was thoroughly enjoyable.

duced in the House more than 600. Of in the files of the committee on corporathese, no action has been taken on at least 600, and the prospects for a final adjourn-

he Senate, by Senator Van Patten, to corporate the Burlington Mutual Fire ted to the judiciary committee. Insurance company, with a capital stock

The Senate refused a third reading to the Senate bill creating the office of cattie commissioner and defining his powers and duties, and finally refused to reconsider its vote refusing a third reading the general assembly by a plurality vote ing. on the fourth ballot.

A full abstract of the bill introduced in the House by Mr. Gibson of Brattleboro. creating a board of railroad commissioners and defining its duties, may be found in the official report of the House proceedings. Another bill introduced by Mr. Senter of Montpeller provides for a board of railroad commissioners appointed the chaplain. the governor, with the advice and consent of the Senate, the members to hold read and approved. office for two years and to be removed by the governor at pleasure. Still anintroduced by Mr. Flynn of Springfield abolishes the present board of corporate the Burlington Mutual Fire railroad commissioners and provides for Insurance company. Capital stock \$10,dintment of their successors.

Mr. Chamberlain of Sheldon introduced a bill in the interests of obtaining correct returns of all deer killed in Vermont during the open season. It provides a fees, penalty of \$5 for the neglect of any peron who kills a deer legally to report the THIRD READING ORDERED WITH same within ten days to the State figh

Mr. Balley of Essex introduced a bill interest or dividends paid by savings which fixes the compensation of the State banks and savings institutions. geologist and curator of the State cabinet at \$5 per day, with necessary expenses. Mr. Gross of Brownington is strenuousopposed to second class licenses for the of the State. sale of intexicating flouer. He introduced s bill this moreing which amends the present license law by doing away with II-

cense of the second class. Mr. Alexander of Georgia, chairman of the committee on elections, presented the report of that committee on the remonstrance of Joseph Auld of Burlingon against seating Representative C. D. Gra- missioner and to define his powers and ton. Accompanying this report was a duties. resolution declaring Mr. Graten entitled to his sent and the same was unanimously to provide that cuttle slaughtered shall adopted. The full text of this report is he destroyed on the premises beyond

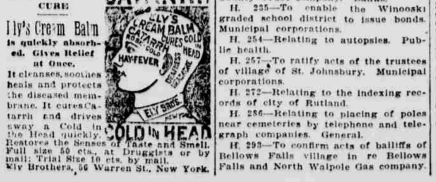
REPORT ON AULD CONTEST.

The committee on elections to whom was referred the remonstrance of Joseph disposed of by commissioner. Auld protesting against the administration of Claude D. Graton to a seat in this House, as the returned member from the City of Burlington, respectfully report that they have considered the same, have H. 117-To amend acts relating listened to the readings of several depo- certificates of nomination, stions, taken some other evidence, and after the most careful examination of the to issue bonds. evidence and the law, have unanimously greed to report as follows: That at a freemen's meeting, held in the tural society.

city of Burlington, on September 4 last, there were two candidates upon the official ballot for city representative, viz., Joseph Auld and Cauge D. Graton, committee to visit Soldiers' Home, Comone ballot was had, and mittee Mr. Graten was declared elected by a same. majority of 15 votes, and credentials were saued to him in due form of law. That the statutory notice of contest was given

It was claimed by the contestant that six names were added to the official check list after the same had been completed on the Saturday night previous to the election, and that they were placed unreopened in ward five and two votes were received and counted. Admitting the truth the abserve of any proof of fraud. for whom these parties voted, your committee are unable to find that the result of this election was in any manner af- leating liquors. Judiciary, feeted by the receiving of these votes, if

A Positive CATARRE



It was also claimed before the committee, and there was some evidence tending to show, but not enough to warrant the committee in finding the fact, that the assisting clerks in one of the wards marked certain ballots for Mr. Gratota when in fact they were instructed by the to mark them for the contestant and for these reasons, as well as those hereinbefore mentioned it was urged before the committee to go back of the returns, recourse the votes, and make an exhaustive examination of this election in

the interest of pure morals and pure poli But the committee understood their sole duty to be to consider the qualifications and election of those members of this House where qualification and election were called in question. There is another co-ordinate branch of the State government whose special and peculiar duty is to guard the public morals and defend the fair fame of the State, by not only investigating alleged offences against her, but by punishing the offender and for this purpose the courts are established with wise and just judges, and all the machinery necessary to provide for the investigation and punishment of offenses against the State. The courts are easily accessible and so jealously does the State guard her own tame and dignito that she investigates and punishes the slightest offense against her without cost to him who complains. The State guards the ballot boxes and makes the courts the work this forenoon, and this afternoon of its violation. It is the duty took the first junket of the season to the ernment to prescribe a punishment. It is for the judiciary debartment to inves

Therefore, from a consideration of the The management of the Montpeller admitted facts, and from the evidence dered a special train of six coaches for the mously of the opinion that any further inaccommodation of the party. The train vestigation would be fruitless in establish right of the claimant to a seat in

tigate offenses and punish the offender.

This seems to be a case of judicial rather

Resolved, that the returned member several other State officers, some of whom from the city of Burlington is entitled to

The principal quarries were visited (Signed by all the members of the con

Mr. Senter of Montneller, chairman tendance to explain the workings of the machinery with which these quarries are the committee on corporations, asked this morning that the bill incorporating the and the trip was thoroughly entoyable. drawn from the committee on corporations The revision committee this morning had and referred to the joint committee ar about 100 bills in its hands that are yet temperance. That committee did not want to come into the house, and between 15 and to inckle this bill and an attempt was for the Senate. These, with bills that made to saddle it on the judiciary commit will inter come in from the committees tee. The Hours would not sanction either will make the total number of bids karre- of these suggestions and the bill is still elene.

The House this morning killed the pill ment before Thanksgiving are becoming requiring a hoense for dealers in evergreen trees, and later reconsidered its vote Only one bill was introduced to-day in refusing this cill a third reading. After considerable discussion it was recommit

The first real debate of the session in the House occurred this morning on the House bill to prevent trespassing on railroads which was taken up as a special order. Incidentally, the discussion of this bill brought out some good oratory from Mr. Hulburd of Hyde Park, who opposed it, Mr. Ricker of Groton and Mr. Jackson of to the bill originating in the House. Mr. Ricker of Groton and Mr. Jackson of which had passed that body, which pro- Barre city who favored it and others. The vides for election of representatives to House finally refused the bill a third read-

THE OFFICIAL RECORD.

Will Not Accept House's Plan for Remodeling Cattle Commission. SENATE--MORNING.

Devotional exercises were conducted by The journal of yesterday's proceedings

BILLS INTRODUCED.

000.00. Committee on insurance.

THIRD READING ORDERED. S 6-To amend acts relating to witness

AMENDMENT. S. 71-To amend acts relating to rate of

READ THIRD TIME AND PASSED.

S 75-To investigate the water resource THIRD READING REFUSED.

S. 23-Relating to total losses upon fire insurance policies. THIRD READING ORDERED

AMENDMENT. S. st-To create the office of cattle com-

possible use for food, etc

On motion of Senator King amended to provide that hide and carcass of cattle killed but found not to be infected be

READ THIRD TIME AND PASSED. H. 30-To add to, repair and improve Windham county court house.

H. 183-To authorize city of Montpeller

H. 247-Relating to furnishing of itemized accounts by treasurer of State Horticul-

H. 340-to legalize quadrennial appraisal of Fairlee year 1906. Joint resolution to empower military on Industrial school to visit

THIRD READING REFUSED. H. 19-Plurality bill.

THIRD READING ORDERED. S. 58-To amend See, 3297 Vermont

statutes, relating to laying out high H. 162-Relating to grade crossings.

HOUSE BILLS REFERRED. H. 112-To repair Danville county ourt house. Select committee, Senator from Danville.

II. 210-To amend nots relating to fees under the law relating to intox-H. 225-Relating to punishment of crime of larceny. Judicial.

H. 235-To incorporate the Deerfield liver Power company. 234-To incorporate the Addison County Trust company. Banks. H. 235-To enable the Wincoski

graded school district to issue bonds. Municipal corporations. H. 254-Relating to autopsies. Pub-

H. 257—To ratify acts of the trustees of village of St. Johnsbury. Municipal corporations.

best and safest laxative for women.

FROM GIRLHOOD TO WOMANHOOD

Mothers Should Watch the Development of Their Daughters-Interesting Experiences of Misses Borman and Mills.



Every mother possesses information ache, and as I have heard that you can give which is of vital interest to her young helpful advice to girls in my condition, I am writing you. "—Myrtle Mills, Oquawka, Ill.

daughter. withheld until serious harm has resulted to the growing girl through her ignorance of nature's mysterious and wonderful laws and penalties.

Girls' over-sensitiveness and modesty often puzzle their mothers and baffle physicians, as they so often withhold their confidence from their mothers and and conceal the symptoms which ought to be told to their physician at this critical period.

limbs, eyes dim, desire for solitude; when she is a mystery to herself and friends, her mother should come to her aid, and remember that Lydis F. Pinkham's Vegetable Compound my periods were irregular and painful, and I always had such dreadful beadaches.

"But since Island." When a girl's thoughts become slugfriends, her mother should come to her aid, and remember that Lydia E. Pinkham's Vegetable Compound will at this time prepare the system for the coming change, and start this trying period in a young girl's life without period in a young girl's life without pain or irregularities.

gratitude for what Lydia E. Pinkham's Vegetable Compound has accomplished them, have been received by the Lydia E. Pinkham Medicine Co., at

lowing letters to Mrs. Finkham, which will be read with interest: Dear Mrs. Pinkham:-(First Letter.)

"I am but fifteen years of age, am depressed, have dizzy spella, chills, headache and back-

Dear Mrs. Pinkham:-

Dear Mrs. Pinkham:— (Second Letter.)
"It is with the feeling of utmost gratifude that I write to you to tell you what your valuable medicine has done for me When I valuable medicine has done for me. When I wrote you in regard to my condition I had consulted several doctors, but they failed to understand my case and I did not receive any benefit from their treatment. I followed your advice, and took Lydia E. Pinkham's Vegetable Compound and am now healthy and well, and all the distressing symptoms which Lad at that the head is treatment. which I had at that time have disappeared."-Myrtle Mills, Oquawka, Ill.

Miss Matilda Borman writes Mrs. Pinkham as follows:

If you know of any young girl who s sick and needs motherly advice, ask Hundreds of letters from young girls her to address Mrs. Pinkham at Lynn, and from mothers, expressing their Mass., and tell her every detail of her symptoms, and to keep nothing back She will receive advice absolutely free from a source that has no rival in the experience of woman's ills, and it will, if followed, put her on the right road to a

Miss Mills has written the two fol-owing letters to Mrs. Finkham, which Lydia E. Pinkham's Vegetable Compound holds the record for the greatest number of cures of female ills of any medicine that the world has ever known. Why don't you try it?

Lydia E. Pinkham's Vegetable Compound Makes Sick Women Well.

H. 296-Relating to laying out of parks. General.

H. 300-To obtain the discharge chattel mortages. Judiciary. H. 202-In re power of cities and vil- equity in this State: its findings of fact ages to vote money for band concerts. Municipal corporations.

Norwich University. Corporations. H. 209-Relating to property extendng into Lake Champlain. General. H. 381-To amend charter of Winoc-

ski. Municipal corporations. Joint resolutions, in re, pay of members unseated. Appropriations.

RECONSIDERED. H. 30-In re. Windham county court ouse. On motion of Senator Chase of Windham, vote ordering third reading reconsidered and ordered recommitted. that when Senate adjourned it be till

to-morrow morning.

PROCEEDINGS OF HOUSE.

Mr. Gibson Would Give Bullroad Commission More Power.

HOUSE-MORNING. Devotional exercises were conducted by

the chaplain. BILLS INTRODUCED

have position on the board. Commissions report bloomally to the Legislature. the board's pleasure. The bill prescribes lating to railroads, to railroads, the duties of the clerk in detail. Two II, 202-By Mr. Scater of Montpeller, pro-

Woman's Trials. The hitter trail in a weman's life is to be childless. Who can tell how hard the The bitter trail in a woman's life is to be childless. Who can tell how hard the struggle may have been ere the learnt to resign herself to her lonely lot? The absence of this link to bind marital life together, the absence of this one pledge to mutual affection is a common disappointment. Many unfertunate couples become estranged thereby. Even if they do not drift apart, one may read the whole extent of their disappointment in the even. do not drift apart, one may road the whole extent of their disappointment in the eyes of such a children of others. To them the largest family does not seem too numerous. In many cases of barrenness or child-leasness the obstacle to child-bearing is easily removed by the cure of weakness on the numerous. the part of the woman. Dr. Pierce's Fa-vorite Prescription has been the means of restoring health and fruitfulness to many restoring health and fruitfulness to many a barren woman, to the great joy of the household. In other, but rare cases, the obstruction to the bearing of children has been found to be of a surgical character, but easily removable by painless operative treatment at the Invalide' Hotel and Surgical Institute, Buffalo, N. Y., over which Dr. Pierce of the "Favorite Prescription" fame presides. In all cases where children are desired and are absent, an effort should be made to find out the real cause, since it is generally so easily removed by proper treatment. In all the verious weaknesses, displace-

In all the virious weaknesses, displacements, prolapsus, inflammation and debilitating, catarrhal drains and in all cases of nervousness and debility. Dr. Pierce's Favorite Prescription is the most efficient remedy that can possibly be used. It has to its credit hundreds of thousands of cures—more in fact than any other remedy put up for sale through druggists, especially for weman's use. The ingredients of which the "Favorite Prescription" is composed have received the most ents of which the "Favorite Prescription" is composed have received the most positive endorsement from the leading medical writers on Materia Medica of all the several schools of practice. All the ingredients are printed in plain English on the wrapper enclosing the bottle, so that any woman making use of this famous medicine may know exactly what ahe is taking. Dr. Pierce takes his patients into his full confidence, which he can afford to do as the formula after which the "Favorite Prescription" is made will bear the most careful examination. ination.
Dr. Pierce's Pleasant Pellets are the

the first Thursday of each month, grant court the plaintiff was awarded damages procedure and rules of practice of the verdict. board to be practically those of courts of The court ordered a continuance this special masters. Farties aggrieved have tion company. H. 306-To limit term of trustees of right of appeal to supreme court, which may reverse or affirm judgments or de- E. Peterson vs. Frank E. Lord, the judg- turban. There was a leaden sky overhead crees of the board, and may remand the ment on verdict in the lower court was and a slow, drizzling rain, such weather cause to the board with such mandates as affirmed. The Chittenden county case of as is the rule rather than the exception not to vacate are ladgment, order or da- and others has been continued. pend execution. make examination of each road and equip- land railroad to erect a new station at the driver of the conductor ment at least once a year; has power to Bartonville, Attorney-General C. C. Fitts

On motion of Senator Johnson, voted nesses; employ expert assistance in con- land Railroad company, demands, under penalty of fine from \$50 to Jury on the highway. The plaintiff \$5,600. Railrend managements to inform awarded \$500 damages in the lower the board of additionts, and board shall in courts. J. P. Lamson for plaintiff, Z. S. quire into the cause of every accident in- Stanton and J. W. Gordon for the velving less of life, and at its discretion defendant. into causes of accidents not so resulting. Montpeller, Nov. 9-Supreme court took Persons or corporations claiming to be in- a recess this afternoon until next Tuesday juved by unlawful neglect or action of morning at nine o'clock. The business railroad management may petition for of the term will probably be completed proceedings before the board. Violations in two days of next week. with by the heard; matters coming es. McKenzie vs. Boutwell & Varnum was H. 501-By Mr. Gibson of Brattleboro, pecially within the jurisdictive of the argued this morning by M. M. Gordon for creating a board of railroad commission- board. The crossings of one road by an- the plaintiff and J. W. Gordon for the

of charters by railroads are to be dealt ers and defining its duties; to railroads, other; proper depots; grade crossings and defendant. In the lower court the plantiff Provides for three commissioners holding signals; proper fences and guards; mainoffice for two, four and six years according tenance of tracks, rolling stock and equiping to appointment by the governor, with ment; core ections; issue of stock or so, on the defendant's quarries, advice and corsent of the Senate; no mem- curities; tells and rates when an advice and corsent of the Senate; no mem- curities; tells and rates when a uniform State's Attorney Gates for the State and ber of the board shall have business con- able. The board may establish a uniform State's Attorney Gates for the State and M. M. Gordon for the respondent. Redyice and corsent of the Senate; no mem- curities; tells and rates when unreason- State vs. Fred Baird was also argued by on or persons operating a callroad, and to system in use in other New England to person connected with a radroad shall States. New York and Canada. Board to ers shall appoint a clerk to serve during H, to2-By Mr. Film of Springfield, re-

members of the board constitute a qu rum, viding for the appointment of a board of case of A. H. H. Lewis apt. vs. J. W The board to have powers of a court of railroad commissioners; repeals section 1 record, both at law and in equity; render of No. 68 of acts of 1902 and section 5332 of judgments, make orders and decrees and Vermont statutes, relating to the board, was affirmed. Provides for appointment by governor pealed and the board appointed under such sec ions abolished; to raticonds.

H. 504-By Mr. Burnett of Dummerston, by request, to fix the salary of the judge of probate for the district of city to Montpeller has been revived by Mariboro Annual salary to be \$1,000. State and court expenses,

Person who kills or captures a deer to look over the proposed route. shall report same within ten days to Fixes fine of \$0 for each violation. To joint committee on game and fisheries. H. 506-By Mr. Amsden of Reading. to legalize the grand list of the town of Reading for 1906. To grand list.
H. bu. - By Mr. Sparks of Ripton, to enlarge the Cook cemetery in that

town. To general.

H. 508-By Mr. Norton of Bristol, by request, to provide for the preserva-H. 509-By Mr. Sherwin of Chester.

acts of 1904, relating to liquor licenses. class can be issued to persons Janus Crossett of Duxbury. less than 25 years of age. Joint committee on temperance. H. 510-By Mr. Cobb of Brighton, extends provisions regarding Essex County Savings Bank & Trust com-

pany, for two years from November 27, To banks. H. 511-By Mr. Post of Irasburgh, repeals Sec. 411 of Vermont statutes, relating to deduction for debts owing. committee on taxation. H. 512-By Mr. Senter of Montpeller.

providing for cataloguing the library

of the Vermont Historical society Joint committee on libraries. H. 513-By Mr. Taylor of Pittsford, relating to the removal of stones from highways. To highways and bridges. H. 514-By Mr. Senter of Montpelier,

(Continued on 15th page.)

THROUGH HEART.

Physicians Performed Autopsy on Body of Teamster Murdered in Pownal.

FIENDISH MUTILATION.

Eleven Knife Wounds on Body and Ten Ribs Broken-Evidence More Than One Person Took Part in the Murder-Federal Grand Jury at Rutland.

Bennington, Nov. 9 .- Drs. B. H. Stone of the State laboratory and C. H. Beecher of Burlington, who were sent here by Attorney-General Fitts, performed an autopsy this afternoon on the body of Thomas Ryer, the hunchback teamster, whose body was found near the Dugway to Pownal yesterday afternoon. The phy sicians found li stab wounds on the man's body four of them through the heart. Ten ibs were also broken and there were muilations of an ever more fiendish nature. The stab wounds had been made with two dged knives and as some of the cuts were wider than others it was plain that nor than one person had a hand in the crime,

FEDERAL COURT ADJOURNS.

Court Heard Three Friday -Adjourned to Tuesday,

Montpeller, Nov. 5 .- The October term of hough it is not probable the business of last week showed gains of \$1,29,417 in exthe term will be quite completed this ports and \$1.868,845 in imports as com-

The Chittenden county case of town of Jericho vs. the town of Huntington, apt .. asumpsit, was argued this morring by F. Wilbur for the plaintiff and V. A. Bullard for the defendant town. In the lower hearings and hold investigations. Forms, of \$113.75, and there was a judgment on the takes him to London tells of an amuse

morning in the Chittenden county case of to have the force and effect of reports of Mary M. Strong vs. the Burlington Trac- American c'enhed to the top.

law or equity man require; such appeal John F. Wilkins vs. Samuel Somerville in the British metropolis. cree, but the court or the board may sus- Arguments were made this morning in red-turbaned person, evidently an In-Board to have general the Windham county case, in re, order dian Parsee, got down, supervision of all rallroads in the States of the railroad commissioners to the Rut-

examine books or accounts of railroad com- appeared for the board of railroad com- that worships the surpanies as may be recessary; send for wit- missioners and H. H. Powers for the Rutducting investigations, at the expense of Arguments were made this afternoon in comes over 'ere to 'ave a rost," the State Rulfond companies are required the Washington county case of Harriett oard J. Graves vs. the town of Waltsfield, in-

The Washington county case of Norman

spondent was sentenced to the house of correction for not less than two nor more than three months and to pay the costs of prosecution for alleged larceny

in Barre. In the Washington county trover Holton, the exceptions were waived and the judgment of the lower court

The Windham county case of C. H. with advice and consent of Senate of a Davenport vs. the Carpenter company board of commissioners and may remove et. al., bill and injunction, that was them at pleasure. To hold office two set to the heel of the docket, was vegrs. Sections 1 of 68 of acts of 1992 and argued this afternoon. H. G. Barber section 332 of Vermont statutes are re- for plaintiff; C. C. Fitts for defendant. LOOKING OVER RAILROAD ROUTE.

Rutland, Nov. 9.-That the plan to build a cross State railroad from this the recent bill introduced in the Legislatura to limit the charter, is evident H. 505-By Mr. Chamberlin of Shel- the fact that a party of surveyors has don, providing for the reporting of the passed several days in this city, making number of deer taken in the State a trip each day to towns east of here The surveyors have devoted most the State fish and game commissioner, their time to looking over the land in Chittenden and Sherburne.

SPIRITUALISTS MEETING.

Montpolier, Nov. 9 .- The annual meeting of the State Spiritualist association will he held at Montpelier on January 18. and 20, 1907. The meetings will be held in Grand Army hall. Mrs. Helen P. Russe gue of Hartford, Conn., the well known speaker, has been secured for the three tion of certain war records. Military days. Among the State speakers who will be in attendance during the convention are Mrs. Effle I. Chapman of Cambridge, amends Secs. 15 and 24 of No. 115 of test medium; Dr. S. N. Gould of Ray dolph, A. F. Hubbard of Tyson and Mrs

DAMAGE FROM A BONFIRE.

Rutland, Nov. 9 .- The house of J. V. Clifford at Pittsford was badly damaged by fire to-day. The flames were started by a bonfire carclessly lighted. The telephone exchange is located in the house and communication was cut off for a

LACK FREIGHT AND LUMBER

These Are Most Serious Pentures In Business Situation-Shortage of Help May Curtail Lumbering.

Buy Your Stationery At the Free Press Store.

Here are a few of the many things we carry

Box Paper, Lead Pencils, Penholders, Compass and Dividers, Pencil Pockets, Ink, Mucilage, Paste, Glue, Blank Books, Menu Books, Letter Books. Note Bocks, Composition Books, Receipt Books. Pads.

pany's weekly review of trade to-morrow

will say:

Paper.

Envelopes,

Tablets, Postal Card Albums. Wedding Cake Boxes, Letter Files, Fountain Pens, Paper Clips, Rulers, Scrap Books, Ink Stands. Microscopes, Pencil Sharpeners, Eye Shades, Letter Scales, Toilet Paper, Paper Napkins, Playing Cards, Ink Erasers. Pencil Erasers.

and lumber. Many industries are severely handicapped by traffic delays, raw ma-

prosperity is the iron and steel industry, in footwear factories are busy on spring lines and textile mills are well employed. Railway earnings for October were per cent, larger than last year, and for eign commerce at this port alone for the

Failures this week numbered 172 in the United States against 153 last year and at cated in Canada compared with 18 a year ago,

WENT TO THE RIGHT PLACE. ing conversation between the driver and conductor of a public 'bus in that city. shortly after taking his seat, he observ-In the Chittenden county case of Louis ed a person in a peculiar garb, with a red

As the conductor came to the top the

"I fancies that 'c's one of them fellers "Worships the sun, ch?" repeated the driver, with a shiver. Then I suppose he

CARTERS Positively cured by those Little Pills.
They also relieve Dia tress from Dysnepsia, It Enting. A perfect ren edy for Dizziness, Nauses

Tongue, Pain in the Side TORPID LIVER. The gulate the Bowels. Purely Vegetable.

Droweiness, Bad Tant

HALL PILL. SHALL DOSE, SMALL PRICE Genuine Must Bear Fac-Simile Signature Breaksoon REFUSE SUBSTITUTES

Washington, Oregon,

California. Round trip tickets are good nine months and can be furnished vin a

USE THE CANADIAN PACIFIC RY.

Rates for any trip desired furnished upon application. Write F. R. PERRY, D. P. A.,

Canadian Pacific Ry.

362 Washington St.,

In one direction at least.

If you buy your printing of the FREE PRESS ASSOCIA-TION you will be well treated.

MARY E. CHAMBERLAIN'S ESTATE.

Notice of Settlement and Application
STATE OF VERMONT. District of
Grand Isle, ss.
In Probate Court, held at North
Hero, in said district, on the 20th day
of October, A. D. 1993, J. H. Donaldson,
administrator of the estate of Mary administrator of the estate of Mary E. Chamberlain, late of Grand Isle, in said district, deceased, asks leave to present his administration account for examination and allowance, and makes application for a decree of distribution and partition of the estate of said deceased. Whereupon, it is ordered by said court, that said account and said application be referred to a session thereof, to be held at the Probate office in North Hero, in said district, on the 36th day of November, A. D. 1968, at ten o'clock in the forenoon, for hearing and decision thereon: And, it is further ordered, that notice hereand partition of the estate of said deceased. Whereupon, it is entered by said court, that said account and said application be referred to a session thereof, to be held at the Probate of fice in North Hero, in said district, on the 30th day of November, A. D. 1905, at ten o'clock in the forenoon, for the airing and decision thereon: And, it is further ordered, that notice herof be given to all persons interested. And, it is further ordered, that notice herof be given to all persons interested in said estate, all which publications shall be previous of the same in the Burlington Weekly Proc Press, a newspaper which the day assigned for hearing and decision thereon: And, it is further ordered, that notice herof be given to all persons interested in said estate, all which publications shall be previous to the day assigned for hearing. Therefore, you are hereby notified to appear before said Court, at the time and place assigned, then and there in said Court, to make your objections to the granting of such license, if you see cause.

By order of the Court. Attest,

WILLIAM HAYNES,

Judge.

Said application and petition, and ordered public notice thereof to be given to all persons interested the time and place of hearing, three weeks successively in the Burlington Weekly Free Press, a newspaper which the time and place of hearing, three weeks successively in the Burlington Weekly Free Press, an exapper which the time and place of hearing, three weeks successively in the Burlington Weekly Free Press, a newspaper which the time and place of hearing, three weeks successively in the Burlington Weekly Free Press, an exapper which the time and place of hearing, three weeks successively in the Burlington Weekly Free Press, a newspaper which the time and place of hearing, three weeks successively in the Burlington Weekly Free Press, a newspaper which the time and place of hearing, three weeks successively in the Burlington Weekly Free Press, a newspaper which the time and place of hearing, three weeks successively in the B

STATE OF VERMONT, District of Chit-

Business experienced the customary in-terruption during election week, but a To all persons interested in the es-more permanently retarding influence tate of Joseph S. Morgan, late of Bur-was the inadequate supply of freight cars impten, in said district, deceased, GRESTING:

termis and fuel coming to the factories Chittenden, on the 6th day of Nov. in a most unsatisfactory manner. In 1906, an instrument purporting to be other cases there is idle machinery be- S Morgan, late of Burlington, in sail Rutland, Nov. 3.—The United States grand jury after four days' work under the direction of District Attorney Alexander Dunnett reported 14 true bills found and three not found. Up to a late hour this evening no capiases had been served, and one raliway system alone had one received and one raliway system alone had sasigned for proving said instrument, advanced wages to the extent of a million deliars monthly.

Retail trade is well maintained by lower the Burlington, in said Burlington, is said the proving said instrument, advanced wages to the extent of a million deliars monthly.

Retail trade is well maintained by lower the Burlington Weekly Free Press, a temperature in some sections of the country and that notice thereof be given to all points, while wholesale business in holiday goods is very heavy.

WASHINGTON CO. CASES.

bate of said will, if you have caure, liven under my hand at Burlington, gald district, this 6th day of November, 1906.
MARCELLUS A. BINGHAM.
19,w3t Juc

STATE OF VERMONT, , District of Chittenden.
The Honorable the Probate Court, for the District of Chittenden.
To the heirs and all persons interested in the estate of James F. Hanley, inte of Essex, deceased,

JAMES F. HANLEY'S ESTATE.

Whereas, application hath been made of this court in writing, by the executor of the last will and testament of amost F. Hanley, late of Essex decised, praying for license to deed uno one liartwell G. Hanley of Essex is decedent's one hundred and seventyfive acre farm more or less situated in said Essex, which farm the said decedent at the time of his death was un-der contract to sell and convey to the said Hartwell G. Hanley the terms of said contract new having been compli-

said contract new having been complied with and the said decedents said estate liable thereunder.

Whereupen, the said Court appointed and assigned the 16th day of November 1995, at the Probate Court rooms, in said district, to hear and decide upon said application and petition, and ordered public notice thereof to be given to all persons interested therein, by publishing said order together with the time and place of hearing, three weeks successively in the Burlington Weekly Free Press, a newspaper which circulates in the neighborhood of those persons interested in said estate, all which publications shall be previous to the day assigned

shall be previous to the day assigned for hearing.

Therefore, you are hereby notified to appear before said Court, at the to appear before said Court, at the time and place assigned then and there in said Court, to make your objections to the granting of such license, if you see cause. Given under my hand, at the Pro-

bate court rooms, this 27th day of Oct. 1886, MARCELLUS A. BINGHAM. ESTATE OF CHARLES G. PETERSON,
BURLINGTON.

We, the subscriber, having been appointed by the Honorable the Probate Court for the district of Chittenden, commissioners to receive, examine and adjust the claims and demands of all persons against the estate of Charles G. Peterson, late of Burlington, in said district deceased, and also all claims and demands exhibited in offset thereto; and six months from the day of the date h-reof being allowed by said court for that purpose, we do therefore hereby give notice that we will attend to the duties of our appointment at the office of Elihu B. Taft, in the court house, in Burlington, in said district on the fourth Thursdays of November and April, next, at 10 o'clock a. m., on each of said days.

Dated this 26th day of October, 1996. in the Mouth, Coated

ELTHU B. TAFT. J. W. GOODELL, Commissioners.

ESTATE OF CHARLES C. MILLER, BURLINGTON.

We, the subscribers, having been ap-pointed by the Honorable the Probate Court for the District of Chittenden, Commissioners to receive, examine and adjust the claims and demands of all persons against the estate of Charles C. Miller, late of Burlington, in said district, deceased, and also all claims and district, deceased, and also all claims and demands exhibited in offset thereto; and six months from the day of the date hereof being allowed by said court for that purpose, we do therefore hereby give notice that we will attend to the duties of our appointment at the office of the Burlington ling company, in Burlington, in said district on the fourth Fridays of November and April, next, at 10 o'clock a.m. on each of said days.

Dated this 7th day of October, 1964.

F. C. HERRINGTON. F. C. HERRINGTON, C. D. ORDWAY, Commissioners,

DANIEL L. HARVEY'S ESTATE. STATE OF VERMONT, District of

Chittenden Chittenden.
The Honorable the Probate Court, for the District of Chittenden.
To the heirs and all persons interested in the estate of Daniel L. Harvey, late of Hinesburgh, deceased, GREETING:

late of Hinesburgh, deceased,

GREETING:

Wherens, application hath been made
to this court in writing, by the administrator of Paniei L. Harvey, late of
Hinesburgh, deceased, praying for
license and authority to sell the whole
of the real estate of said deceased, for
the payment of debts and charges of
administration, setting forth therein
the amount of debts due from said deceased, the charges of administration,
the amount of rersonal estate and the
situation of the real estate.

Whereupon, the said Jourt appointed
and assigned the 23rd day of Nov.,
1266, at the Probate Court rooms, in
said District, to hear and decide upon
said application and petition, and orsaid application and petition, and or-